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09/994,761	11/28/2001	Hiroaki Sugiura	1190-0532P	1204
	7590 02/23/2007 ART KOLASCH & BIRC	EXAMINER		
PO BOX 747		EBRAHIMI DEHKORD, SAEID		
FALLS CHURCH, VA 22040-0747			ART UNIT	PAPER NUMBER
		2625		
SHORTENED STATUTORY	Y PERIOD OF RESPONSE	NOTIFICATION DATE	DELIVERY MODE	
3 MON	NTHS	02/23/2007	ELECTRONIC	

# Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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		Application	on No.	Applicant(s)	
Office Action Summary		09/994,76	· · · 1	SUGIURA ET AL.	
		Examiner		Art Unit	
		Saeid Ebr	ahimi-dehKordy	2625	
Period fo	The MAILING DATE of this communi			he correspondence add	fress
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this common period for reply is specified above, the maximum state re to reply within the set or extended period for reply ver reply received by the Office later than three months affed patent. term adjustment. See 37 CFR 1.704(b).	AILING DATE OF TH of 37 CFR 1.136(a). In no eve unication. tutory period will apply and wi will, by statute, cause the appl	IS COMMUNICA- nt, however, may a reply I expire SIX (6) MONTHS ication to become ABANE	FION.  be timely filed  from the mailing date of this coloned (35 U.S.C. § 133).	
Status					
· · · · · · · · · · · · · · · · · · ·	Responsive to communication(s) filed.  This action is <b>FINAL</b> .  Since this application is in condition for closed in accordance with the practice.	b)⊠ This action is notion is notice to the contract of the co	on-final. for formal matters	•	ments is
Disposit	ion of Claims				
5)□ 6)⊠ 7)⊠ 8)□ <b>Applicat</b> i 9)□ 10)□	Claim(s) 1-22 is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) is/are allowed.  Claim(s) 1,2,5-8,10,13,15 and 17 is/a Claim(s) 3-3,9,11-12,14,16,18-22 is/a Claim(s) are subject to restrict from Papers  The specification is objected to by the The drawing(s) filed on is/are:  Applicant may not request that any object Replacement drawing sheet(s) including The oath or declaration is objected to	e withdrawn from contains rejected.  are rejected to.  tion and/or election reference.  Examiner.  a) accepted or b) tion to the drawing(s) be the correction is require	equirement.  objected to by the held in abeyance.  dif the drawing(s) in	See 37 CFR 1.85(a). s objected to. See 37 CF	` '
Priority ι	ınder 35 U.S.C. § 119				
a)l	Acknowledgment is made of a claim for all b) Some * c) None of:  1. Certified copies of the priority of the priority of application from the Internation See the attached detailed Office action	documents have been documents have been of the priority documental Bureau (PCT Rule	n received. n received in Appl nts have been rec e 17.2(a)).	ication No eived in this National S	Stage
2)  Notic 3) Inforr	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PT nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	<sup>-</sup> O-948)		nary (PTO-413) ail Date nal Patent Application	

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#### DETAILED ACTION

Examiner acknowledges that applicant has filed the Terminal disclaimer to overcome the double patenting rejection. However on further search Examiner would apply the latest art found to reject the following claims.

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1,5,13,15 and 17 rejected under 35 U.S.C. 102(b) as being anticipated by Swen et al (U.S. patent 5,806,081)

Regarding claim 1 and 5 Swen et al disclose: A method of outputting original image data that was generated relative to a first color space (note column 6 lines 36-38, the source) by an output device that converts image data of a second color space to a visually-perceptible analog thereof (note column 6 lines 38-40, printer the output device) the method comprising: receiving from a provider over a communication channel (note Fig. 2, the source device 26 over the cable connected to the printer, note Fig. 1) original image data that was generated according to a first color space (note column 6 lines 36-38, the source) receiving from said provider (note Fig. 2, the source device 26) over a communication channel along with said original image data tag data representing parameters of said first color space (note Fig. 4, column 8 lines 13-22, where the tagged is added to the image data) automatically converting in output device said original image data into said second color space according to said tag data to produce converted image data of

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said second color space (note column 8 lines 3-12) and converting in the said output device, said converted image data into a visually –perceptible analog thereof (again note column 8 lines 10-12).

Regarding claim 13 and 15 An image processing system, comprising: a provider of original image data (note Fig.2 item 26 the source) a communication channel (note column 11 lines 52-60) and an output device that converts image data of a second color space to a visually-perceptible analog of said image data (note Fig.2 column 6 lines 36-48) said output device being operable to receive said original image data (note column 6 lines 36-40) generated according to a first color space (note column 6 lines 36-38) from said provider over said communication channel (note Fig.2 item 26, the source) receive, along with said image data tag data representing parameters of said first color space from said provider over said communication channel (note Fig.4 column 8 lines 13-22, where the data is tagged with the other data) convert said original image data relative to said first color space according to said tag data to produce converted image data of said second color space (note column 8 lines 3-12) and convert said converted image data into a visually-perceptible analog thereof (note column 8 lines 9-12).

Regarding claim 17 Swen et al disclose: The image processing system of claim 13, wherein said provider includes a server and said communication channel includes a network to which said output device is connected to (note column 11 lines 52-60).

### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

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having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 2,6-8,10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Swen et al (U.S. patent 5,806,081) in view of anticipated by Kumada (U.S. patent 6,337,922)

Regarding claim 2 and 8 Swen et al do not clearly disclose: The method of claim 1, wherein said tag data include a code identifying a color space; primary coordinates; white point brightness; tone characteristics color reproduction characteristics; (still picture/moving picture identification code; On the other hand Kumada discloses: The method of claim 1, wherein said tag data include a code identifying a color space (note column 1 lines 36-46) primary coordinates (note Figs. 18, 19 and 20, column 11 lines 27-67 and column 12 lines 20-39) white point brightness (note column 16 lines 37-55) tone characteristics color reproduction characteristics (still picture/moving picture identification code (note Fig.4 column 5 lines 35-49). Therefore it would have been obvious to a person of ordinary skill in art at the time of the invention to modify Swen et al's invention according to the teaching of Kumada, Where Kumada teaches the way tagged data is used to increase the image quality and to enhance and optimize the image processing device.

Regarding claim 6 Kumada discloses: The method of claim 5, wherein said default color space is standard RGB (sRGB) (Figs. 4-8, column 5, lines 21-46, column 6, lines 22-36).

Regarding claim 7 Kumada discloses: The method of claim 5, further comprising: said output device retrieving data representing parameters of said default color pace, wherein said parameters include a code identifying a color space (note column 1 lines 36-46) primary coordinates (note Figs. 18, 19 and 20, column 11 lines 27-67 and column 12 lines 20-39) white point, brightness, tone characteristics, color reproduction characteristics, still picture/moving

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picture identification code or parameters for image processing (still picture/moving picture identification code (note Fig.4 column 5 lines 35-49).

Regarding claim 10 Kumada discloses: The method of claim 1, wherein said output device is a display device capable of displaying an image obtained by conversion from the original image data, in a display area forming part of a display screen of the display device and said display device generates color space conversion parameters for the display area based on the tag data associated with the original image data and area data representing the display area, and converts the original image data into the image data of the second color space representing the image displayed in the display area, based on the generated color conversion parameters (a liquid crystal display device, a plasma display device. However, a projector, a liquid crystal display device, a plasma display device are also display devices which can display the image data).

# Allowable Subject Matter

5. Claims 3-4,9,11-12,14,16 and 18-22 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

# **Contact Information**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to *Saeid Ebrahimi-Dehkordy* whose telephone number is (571) 272-7462.

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The examiner can normally be reached on Monday through Friday from 8:00 a.m. to 5:30 p.m. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kimberly Williams, can be reached at (571) 272-7471.

# Any response to this action should be mailed to:

Assistant Commissioner for Patents Washington, D.C. 20231

#### Or faxed to:

(571) 273-8300, (for *formal* communications; please mark "EXPEDITED PROCEDURE")

Or:

(703) 306-5406 (for *informal* or *draft* communications, please label "PROPOSED" or "DRAFT")

**Hand delivered responses** should be brought to Knox building on 501 Dulany Street, Alexandria, VA.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group Receptionist whose telephone number is (703) 305-4750.

Saeid Ebrahimi-Dehkordy Patent Examiner Group Art Unit 2626

February 18: 2007